## AMENDED IN SENATE FEBRUARY 20, 2004 AMENDED IN ASSEMBLY JANUARY 26, 2004 AMENDED IN ASSEMBLY APRIL 10, 2003

CALIFORNIA LEGISLATURE—2003-04 REGULAR SESSION

## ASSEMBLY BILL

No. 858

## **Introduced by Assembly Member Goldberg**

February 20, 2003

An act to add Article 3.5 (commencing with Section 221.2) to Chapter 2 of Part 1 of the Education Code, relating to schools.

## LEGISLATIVE COUNSEL'S DIGEST

AB 858, as amended, Goldberg. California Racial Mascots Act: athletic team names and mascots.

(1) Existing provisions of the Education Code relate to the prohibition of discrimination in the provision of educational services by elementary and secondary schools.

This bill would establish the California Racial Mascots Act, which would prohibit public schools from using eertain specified terms the term Redskins as a school or athletic team name, mascot, or nickname commencing January 1, 2006. The bill would provide that the act does not apply to a school or campus if certain conditions regarding prior expenditures on uniforms and other materials are met, as specified. The bill would, in addition, provide that the act does not apply to certain schools located within, or with enrollment boundaries that include a portion of, "Indian country," as defined, provided certain conditions are met. The bill would also provide that this prohibition may not be waived by the State Board of Education. To the extent that this

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prohibition would impose additional duties on schools, the bill would impose a state-mandated local program.

(2) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. provisions establish procedures for making that reimbursement, including the creation of a State Mandates Claims Fund to pay the costs of mandates that do not exceed \$1,000,000 statewide and other procedures for claims whose statewide costs exceed \$1,000,000.

This bill would provide that, if the Commission on State Mandates determines that the bill contains costs mandated by the state, reimbursement for those costs shall be made pursuant to these statutory provisions.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: yes.

The people of the State of California do enact as follows:

SECTION 1. Article 3.5 (commencing with Section 221.2) is added to Chapter 2 of Part 1 of the Education Code, to read:

Article 3.5. The California Racial Mascots Act

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- The Legislature finds and declares all of the following:
- (a) The use of racially derogatory or discriminatory school or athletic team names, mascots, or nicknames in California public schools is antithetical to the California school mission of providing an equal education to all.
- (b) Certain athletic team names, mascots, and nicknames that have been and remain in use by other teams, including school teams, in other parts of the nation are discriminatory in singling out the Native American/American Indian community for the derision to which mascots or nicknames are often subjected.
- (c) Many individuals and organizations interested and experienced in human relations, including the United States Commission on Civil Rights, have concluded that the use of Native 18 American images and names in school sports is a barrier to equality and understanding, and that all residents of the United States would benefit from the discontinuance of their use.

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(d) No individual or school has a cognizable interest in retaining a racially derogatory or discriminatory school or athletic team name, mascot, or nickname.

- 221.3. (a) Commencing on January 1, 2006, all public schools are prohibited from using any of the following school or athletic team names, mascots, or nicknames:
  - (1) Redskins.
- 8 (2) Indians.
  - (3) Braves.
- 10 (4) Chiefs.

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- (5) Apaches.
- 12 <del>(6) Comanches.</del>
- 13 <del>(7) Papooses.</del>
  - (8) Warriors, if accompanied by Native American imagery, including, but not limited to, a mascot.
  - (9) Sentinels, if accompanied by Native American imagery, including, but not limited to, a mascot.
  - (10) Any other Native American tribal name. the term Redskins for school or athletic team names, mascots, or nicknames.
  - (b) This section does not apply to a school located within, or with enrollment boundaries that include a portion of, "Indian country," as defined in Section 1151 of Title 18 of the United States Code, provided that the tribe having regulatory jurisdiction over the territory within that boundary has authorized the use of the school or athletic team name, mascot, or nickname through an appropriate enactment or resolution.
  - (c) Notwithstanding this section, a school may continue to use uniforms or other materials bearing *the term Redskins as* a school or athletic team name, mascot, or nickname <del>specified in subdivision (a)</del> that were purchased before January 1, 2006, if the school does all of the following:
  - (1) Selects a new school or athletic team name, mascot, or nickname.
  - (2) Refrains from purchasing or acquiring, for the purpose of distribution or sale to pupils or school employees, any uniform that includes or bears the prohibited school or athletic team name, mascot, or nickname.
  - (3) Refrains from purchasing or acquiring, for the purpose of distribution or sale to pupils or school employees, any yearbook, newspaper, program, or other similar material that includes or

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bears the prohibited school or athletic team name, mascot, or nickname in its logo or cover title.

- (4) Refrains from purchasing or constructing a marquee, sign, or other new or replacement fixture that includes or bears the prohibited school or athletic team name, mascot, or nickname.
- (d) This section is not subject to waiver by the State Board of Education pursuant to Section 33050, except as specified in this section.
- SEC. 2. Notwithstanding Section 17610 of the Government Code, if the Commission on State Mandates determines that this act contains costs mandated by the state, reimbursement to local agencies and school districts for those costs shall be made pursuant to Part 7 (commencing with Section 17500) of Division 4 of Title 2 of the Government Code. If the statewide cost of the claim for reimbursement does not exceed one million dollars (\$1,000,000), reimbursement shall be made from the State Mandates Claims Fund.